			U.S. DISTRICT COURT
	Case 3:13-cr-0019 b	NMHDUCUMANS 3ATES OUS 08/05/12/OUR	age normer agency of lexas
	17	OR THE NORTHERN DISTRICT OF TEXA DALLAS DIVISION	Filling
		DALLAS DIVISION	AUC F OOLA
UNITE	ED STATES OF AMERICA		AUG - 5 2014
)	
VS.)	CACHERIO, U.S. DURRIUST MOURT
)	By
LARRY PAUL MESHELL,)	Deputy VV
	Defendant.	DEPORT AND DECOMMEND ATION	2.12 60 100 1
		REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY	3:13-CR-195-N
After of Rule 1 by an ithe ple charging	peared before me pursuant to cautioning and examining LA 1, I determined that the guilty independent basis in fact contra of guilty be accepted, and tong a violation of 18 U.S.C. § ingly. After being found gui	, by consent, under authority of <u>United States versions</u> . Fed. R. Crim.P. 11, and has entered a plea of RRY PAUL MESHELL under oath concerning plea was knowledgeable and voluntary and that aining each of the essential elements of such contact LARRY PAUL MESHELL be adjudged and 922(g)(1), that is, Felon in Possession of a Flity of the offense by the district judge, in custody and should be ordered to remain in	guilty to Count 1 of the Indictment. ng each of the subjects mentioned in t the offense(s) charged is supported offense. I therefore recommend that guilty of Count 1 of the Indictment, irearm, and have sentence imposed
	The defendant must be orde	e defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear ar avincing evidence that the defendant is not likely to flee or pose a danger to any other person or the	
	☐ The defendant has ☐ I find by clear and cother person or the ☐ The Government of ☐ The defendant has	been compliant with the current conditions of convincing evidence that the defendant is not lead to community if released and should therefore be posses release. In the conditions of release this recommendation, this matter should be	ikely to flee or pose a danger to any oe released under § 3142(b) or (c).
	is a substantial likelihood the recommended that no sente shown under § 3145(c) where the shown under § 3145(c) where the shown is a substantial likelihood the recommendation of the shown is a substantial likelihood the recommendation of the shown is a substantial likelihood the recommendation of the shown is a substantial likelihood the recommendation of the shown is a substantial likelihood the recommendation of the shown is a substantial likelihood the recommendation of the shown is a substantial likelihood the recommendation of the shown is a substantial likelihood the shown is a substantial	ared detained pursuant to 18 U.S.C. § 3143(a)(2) that a motion for acquittal or new trial will be ence of imprisonment be imposed, or (c) except the defendant should not be detained, and the defendant is not likely to flee or pose a	granted, or (b) the Government has exptional circumstances are clearly d (2) the Court finds by clear and

NOTICE

DAVID L. HORAN

UNITED STATES MAGISTRATE JUDGE

Date: August 5 2014.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).